UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION,

UNITED STATES OF AMERICA,

Plaintiff,

Vs.

Case No. 17-cr-20183 HON. MARK A. GOLDSMITH

HAROLD LASHAWN NERO (D-5),

Defendant.

MARK H. MAGIDSON (P25581) Attorney for Defendant Nero (D-5) 615 Griswold, Ste. 810 Detroit, MI 48226 313-963-4311; 313-995-9146 fax mmag100@aol.com

NOTICE OF HAROLD NERO'S JOINDER IN ECF 232, MOTION FOR DISCOVERY, EARLY PRODUCTION OF BRADY AND JENCKS MATERIALS AND TO AFFORD THE DEFENDANT AN OPPORTUNITY TO INTERVIEW WITNESSES

Now Comes Defendant Harold Nero and hereby joins in Defendant Gaggo's Motions for Discovery, Early Production of Brady and Jencks Material and to Afford the Defendant on Opportunity to Interview witnesses, No 232.

Respectfully Submitted, by:/s/Mark H. Magidson Attorney for Harold Nero

CERTIFICATE OF SERVICE

I certify that on November 13, 2018 I electronically filed the above *Notice of Harold Nero's Joinder in ECF 232, Motion for Discovery, Early Production of Brady and Jencks Materials and to Afford the Defendant an Opportunity to Interview Witnesses* with the Clerk of the Court using the ECF system, which will send notification of such filing to the parties of record.

By: /s/Mark H. Magidson
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